United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

Luis Martinelli Linares	Case Number: 21 CR 65 (RJD)
In accordance with the Bail Reform Act, quire the detention of the defendant pending trial	. 18 U.S.C. §3142(f), a detention hearing has been held. I conclude that the following facts in this case.
	Part 1 - Findings of Fact
(1) The defendant is charged with an offense of	described in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal offense)
	been a federal offense if a circumstance giving rise to federal jurisdiction had existed)
that is	
a crime of violence as defined in 18 an offense for which the maximum	
	rm of imprisonment of ten years or more is prescribed in
	defendant had been convicted of two or more prior federal offense described in
18 U.S.C. §3142(f)(1)(A)-(C), or o	
	committed while the defendant was on release pending trial for a federal, state or local
offense. (3) A period of not more than five years has	elapsed since the (date of conviction)(release of the defendant from imprisonment)
for the offense described in finding (1	
	imption established by finding Nos.(1), (2) and (3) that no condition or combination of
onditions will reasonably assure the safety of (an)	other person(s) and the community.
	Alternative Findings (A)
(1) There is probable cause to believe that	the defendant has committed an offense
for which a maximum term of im	prisonment of ten years or more is prescribed in 21 U.S.C. §
under 18 U.S.C. §924(c).	
	umption established by finding (1) that no condition or combination of conditions of the defendant as required and the safety of the community.
will reasonably assure the appearance	of the defendant as required and the safety of the community.
. 1	Alternative Findings (B)
(1) There is a serious risk that the defendan	nt will not appear.
(2) There is a serious risk that the defendan	nt will endanger the safety of another person or the community.
	- Written Statement of Reasons for Detention
	ation submitted at the hearing establishes by a preponderance of the evidence/clear and
anninging middings that no conditions will exceed	able course defendant's annuality and the course
	ably assure defendant 's appearance/the safety of the community because
defendant lacks substantial ties to the com	munity.
 ✓ defendant lacks substantial ties to the com ✓ defendant is not a U.S. citizen and an illeg ☐ defendant has no stable history of employed 	munity. sal-alien: ment.
✓ defendant lacks substantial ties to the com ✓ defendant is not a U.S. citizen and an illeg ☐ defendant has no stable history of employ ☐ defendant presented no credible sureties to	munity. gal-alien: ment. o assure his appearance.
✓ defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and presented to re	munity. gal alien: ment. o assure his appearance. ent a bail package in the future.
✓ defendant lacks substantial ties to the com ✓ defendant is not a U.S. citizen and an illeg ☐ defendant has no stable history of employ ☐ defendant presented no credible sureties to ☐ but leave is granted to reopen and prese	munity. gal-alien: ment. o assure his appearance.
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and presed defendant's family resides primarily in defendant's family resides primarily in defendant's arrest to fundate.	munity. galatien: ment. b assure his appearance. ent a bail package in the future. awamay ma a non expadition country. Gul resources (Substantially + glovally) + his abouty
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and presedefendant's family resides primarily in Defendant's family resides primarily in Defendant's arrest to finance.	inunity. gal-alien: ment. b assure his appearance. ent a bail package in the future. anama a non expadition country. Girl resources (Substantially + globally) + his abolity fluenced parties to assist with wassen t
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in befindant's arrest to finance to draw on polytrally unfo	inunity. galatien: ment. be assure his appearance. ent a bail package in the future. anama a non expadition country. Girl resources (Substantially + globally) + his aboutly fluenced parties to assist with wassen + defendants history + appacteristics as stated on the
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in befindant's acress to finance to draw on polytocally und nature of the charges to	munity. gal-alien: ment. De assure his appearance. ent a bail package in the future. ANAMA NO A NON EXPADITION COUNTY. GILL resolutes (Substantially + globally) + his abolity fluencid parties to assist with wassen + Legendant's history + sharacteristics as stated on the record + proposed least 111 - Directions Regarding Detention
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employe defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in befindant's family resides primarily in to draw on folly really und nature of the charges to	munity. gal-alien: ment. De assure his appearance. ent a bail package in the future. ANAMA BO A NON EXPANDIANTY. CINI MESOURCES (SUBSTANTIALLY + GLOVALLY) + his alsolity Pluenced parties to assist with evalually + Legendary's history + a haracteristics as stated on the Milloral + proposed art III - Directions Regarding Detention I the Attorney General or his designated representative for confinement in a corrections
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employe defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in befindant's family resides primarily in to draw on folly really und nature of the charges to The defendant is committed to the custody of facility separate, to the extent practicable, from per	munity. gal-alien: ment. De assure his appearance. ent a bail package in the future. ANAMA BO A NON EXPANTIALLY + GLOVALLY) + his alsoluty full resolutes (Sulpstantially + glovally) + his alsoluty full resolutes to assist with wasten + full-cord + proposed art III - Directions Regarding Detention f the Attorney General or his designated representative for confinement in a corrections would be a subject to the sub
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in befindant's accept to humand to draw on pollurably with active of the charges to presented to the custody of acility separate, to the extent practicable, from per hall be afforded a reasonable opportunity for private an attorney for the Government, the person in cl	munity. gal-alien: ment. Dissure his appearance. ent a bail package in the future. and resolvered (Substantially + globally) + his absolute Lucined parties to assist with waster to the future of the Attorney General or his designated representative for confinement in a corrections art III - Directions Regarding Detention f the Attorney General or his designated representative for confinement in a corrections resons awaiting or serving sentences or being held in custody pending appeal. The defendant attentions with defense counsel. On order of a court of the United States or on request tharge of the corrections facility shall deliver the defendant to the United States marshal for
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in the defendant's family resides primarily in the defendant is committed to the custody of acility separate, to the extent practicable, from per shall be afforded a reasonable opportunity for privation an attorney for the Government, the person in clean.	munity. gal-alien: ment. Dissure his appearance. ent a bail package in the future. and resolutes (Substantially + globally) + his absolute Lucined parties to assist with wasten + Lucined proposed to the Attorney General or his designated representative for confinement in a corrections for the Attorney General or his designated representative for confinement in a corrections from awaiting or serving sentences or being held in custody pending appeal. The defendant at consultation with defense counsel. On order of a court of the United States or on request harge of the corrections facility shall deliver the defendant to the United States marshal for
defendant lacks substantial ties to the com defendant is not a U.S. citizen and an illeg defendant has no stable history of employed defendant presented no credible sureties to but leave is granted to reopen and prese defendant's family resides primarily in the defendant's family resides primarily in the defendant is committed to the custody of facility separate, to the extent practicable, from per shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the committed to the custody of shall be afforded a reasonable opportunity for private to the custody of the custody	munity. gal-alien: ment. Dissure his appearance. ent a bail package in the future. and resolutes (Substantially + globally) + his absolute Lucined parties to assist with wasten + Lucined proposed to the Attorney General or his designated representative for confinement in a corrections for the Attorney General or his designated representative for confinement in a corrections from awaiting or serving sentences or being held in custody pending appeal. The defendant at consultation with defense counsel. On order of a court of the United States or on request harge of the corrections facility shall deliver the defendant to the United States marshal for

UNITED STATES MAGISTRATE JUDGE